

1 Bradford L. Geyer  
2 FormerFedsGroup.Com LLC  
3 2006 Berwick Drive  
Cinnaminson, NJ 08077-4502  
(856) 607-5708  
4 Bradford.Geyer@FormerFedsGroup.Com

5 Rob Hennig (State Bar No. 174646)  
[rob@employmentattorneyla.com](mailto:rob@employmentattorneyla.com)  
6 Sam Brown (State Bar No. 308558)  
sam@employmentattorneyla.com  
HENNIG KRAMER RUIZ & SINGH  
7 3600 Wilshire Blvd, Suite 1908  
Los Angeles, CA 90010  
Phone: (213) 310-8301  
Fax: (213) 301-8302  
9 Attorneys for Plaintiffs Sally Loveland, Sharon Cheatile, Janine Cortese

10  
11 **UNITED STATES DISTRICT COURT**  
12  
**NORTHERN DISTRICT OF CALIFORNIA**

13  
14 MAXIMILLIAN KLEIN, *et al.*,

15 Plaintiff,

16 vs.

17 FACEBOOK, INC.,

18 Defendant.

19  
20  
21  
22  
23  
24  
25  
26  
27  
28  
CASE NO. 20-cv-08570-LHK;  
CONSOLIDATED with *Loveland v. Facebook*,  
No. 3:21-cv-03300; and *Rosenman v Facebook*,  
No. 5:21-cv-02108

**LOVELAND PLAINTIFFS' NOTICE OF  
DISMISSAL WITHOUT PREJUDICE  
PURSUANT TO FED. R. CIV. PROC.  
41(a)(1)(A)(i)**

Judge: Hon. James Donato

1

2 Plaintiffs Sally Loveland, Sharon Cheatle, and Janine Cortese (“Loveland Plaintiffs”)  
3 hereby dismiss their operative Amended Complaint, originally, No. 3:21-cv-03300, *see* ECF No.  
4 42, without prejudice. This dismissal is made pursuant to Fed. R. Civ. Proc. 41(a)(1)(A)(i).

5

6

7 Dated: March 16, 2022

HENNIG KRAMER RUIZ & SINGH

8

9

/s/ Sam Brown

Rob Hennig  
Sam Brown

10

11

Attorneys for Loveland Plaintiffs

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

HKRS

2

**CERTIFICATE OF SERVICE**

I hereby certify that on March 16, 2022, the foregoing document was transmitted to the Clerk's Office using the CM/ECF System, causing the document to be electronically served on all attorneys of record.

Dated: March 16, 2022

By /s/ Sam Brown  
Sam Brown